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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/596,458	06/14/2006	Nobuaki Ogawa	36856.1459	6900
	7590 01/22/201 NUFACTURING CON	EXAMINER		
C/O KEATING	& BENNETT, LLP	PATEL, ISHWARBHAI B		
1800 Alexander Bell Drive SUITE 200			ART UNIT	PAPER NUMBER
Reston, VA 201	191	2841		
		NOTIFICATION DATE	DELIVERY MODE	
		01/22/2010	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

JKEATING@KBIPLAW.COM uspto@kbiplaw.com cbennett@kbiplaw.com

Office Action Symmothy		А	pplication No.	Applicant(s)	Applicant(s)		
		1	0/596,458	OGAWA, NOBUA	OGAWA, NOBUAKI		
Office Action Summary			xaminer	Art Unit			
			hwarbhai B. Patel	2841			
Period fo	- The MAILING DATE of this commun r Reply	ication appear	s on the cover sheet wit	h the correspondence a	ddress		
A SHO WHIC - Exten after t - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR HEVER IS LONGER, FROM THE M sions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this commo period for reply is specified above, the maximum state to reply within the set or extended period for reply sply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	AILING DATE of 37 CFR 1.136(a) nunication. atutory period will ap will, by statute, cau	E OF THIS COMMUNIC In no event, however, may a repply and will expire SIX (6) MONT se the application to become ABA	CATION. ply be timely filed THS from the mailing date of this of the control of			
Status							
2a)⊠ 3)□	Since this application is in condition	2b)⊡ This ac for allowance	tion is non-final. except for formal matte	•	e merits is		
	closed in accordance with the practi	ce under <i>Ex p</i>	arte Quayle, 1935 C.D.	11, 453 O.G. 213.			
Dispositi	on of Claims						
 4) ☐ Claim(s) 15-28 is/are pending in the application. 4a) Of the above claim(s) 18-25 is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 15-17 and 26-28 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement. 							
Application	on Papers						
10) 🖾 -	The specification is objected to by the fine drawing(s) filed on 14 June 2006 Applicant may not request that any object Replacement drawing sheet(s) including The oath or declaration is objected to	is/are: a) tion to the draw the correction	wing(s) be held in abeyand is required if the drawing(ce. See 37 CFR 1.85(a). s) is objected to. See 37 C	FR 1.121(d).		
Priority u	nder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (P	TO-948)	Paper No(s	ummary (PTO-413))/Mail Date			
3) 🔲 Inforn	nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date		5) Notice of In 6) Other:	formal Patent Application _·			

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DETAILED ACTION

Election/Restrictions

1. This action is in response to amendment filed on November 5, 2009.

Specification

 The disclosure is objected to because of the following informalities: Reference numerals for wiring patterns and ceramic substrate are not correct, page 9, line 2 and 5.
 Appropriate correction is required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5. Claims 15-17 and 26-28 rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Takehara (US Patent No. 6,815,810)..

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Regarding claim 15, Tamura in figure 3 discloses a composite ceramic substrate comprising: a ceramic substrate (12) including a surface-mounted component mounted thereon (13, 14); at least one wiring pattern disposed in the ceramic substrate (not explicitly shown in figure but electrode 26 is connection to the component through the internal wiring, therefore, it would have been obvious to construe the internal wiring pattern); at least one external terminal electrode (16) connecting the at least one wiring pattern to a surface electrode of a motherboard (21); at least one convex leg portion (25) made of resin (paragraph 0007) and arranged on the ceramic substrate such that a first end surface of the at least one convex leg portion supports the at least one external terminal electrode (see figure) and a via-hole conductor (27) provided in the at least one convex leg portion (see figure) and connecting the at least one external terminal electrode to the at least one wiring pattern (see figure); a second end surface of the at least one convex leg portion opposite to the first end surface is in direct contact with and directly connected to the ceramic substrate (portion of the leg portion beyond electrode 26 is connected to the ceramic substrate, see figure. In not Takehara in figure 1 discloses a structure with substrate 2 formed of low temperature co-fired ceramic laminate (column 6, line 9-17) with via hole conductor (12) in the bottom resin layer

formed of conductive resin (column 5, line 40-50). The resin layer in contact with the ceramic substrate will have better adhesive strength.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of applicant's invention to provide the structure of Tamura with a second end surface of the at least one convex leg portion opposite to the first end surface is in direct contact with and directly connected to the ceramic substrate, as taught by Takehara, in order to have better adhesive strength.

Regarding claim 16, the modified board of Tamura further discloses the surface-mounted component (13, 14) is mounted on at least one of a first main surface and a second main surface of the ceramic substrate (see figure) and the convex leg portion (25) is disposed on the second main surface of the ceramic substrate (see figure).

Regarding claim 17, the modified board of Tamura further discloses the convex leg portion is disposed at a periphery of the second main surface of the ceramic substrate (see figure).

Regarding claim 28, the modified board of Tamura does not explicitly discloses the surface-mounted component includes an array of external terminal electrodes, is obvious to provide such component, as surface-mounted component with an array of external terminal electrodes, is old known in the art.

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Regarding claim 26, the modified board of Tamura discloses all the features of the claimed invention as applied to claim 15 above including the via hole conductor, but does not explicitly disclose the via-hole conductor is made of a flexible conductive resin.

However, via hole filled with paste made of conductive resin is old and known in the art.

Takehara in figure 1 discloses a structure with substrate 2 formed of low temperature co-fired ceramic laminate (column 6, line 9-17) with via hole conductor (12) in the bottom resin layer formed of conductive resin (column 5, line 40-50).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of applicant's invention to provide the modified board of Tamura with the via hole conductor made of flexible conductor to have desired conductivity.

Regarding claim 27, the modified board of Tamura further discloses the substrate to be a multilayer ceramic substrate including a plurality of laminated low temperature co-fired ceramic layers as applied to claim 26 above.

Response to Arguments

6. Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

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Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ishwarbhai B. Patel whose telephone number is (571) 272 1933. The examiner can normally be reached on M-F (8:30 - 5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jinhee Lee can be reached on (571) 272 1977. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

ibp January 18, 2010 /Ishwarbhai B Patel/ Primary Examiner, Art Unit 2841